

**ASSIGNMENT OF INVENTION**  
**UNIVERSAL**

WHEREAS, I/We 1) **Don Rolland FULFORD**; 2) **Daniel MARTIN**; 3) **El Hadi ZADDI**, whose full post office address(es) is/are 1) **2358 Rang de la Savane, Richelieu, Québec, CANADA J3L 4A7**; 2) **222 Ruisseau St-Louis O., Marieville, Québec, CANADA J3M 1P1**; 3) **931 Picard, Thetford Mines, Québec, CANADA G6G 7S3** has/have invented certain improvements in **PROCESS FOR THE REGENERATION OF RUBBER FROM SCRAP** and described in a patent application executed on the 23 day of July 2001 and:

WHEREAS **FULFORD RESEARCH & DEVELOPMENT INC**, whose full post office address is/are **2358 Rang de la Savane, Richelieu, Québec, CANADA J3L 4E7**, (hereinafter referred to as the assignee), is desirous of acquiring the entire right, title and interest in and to said invention or inventions and in and to any and all patents to be obtained therefor;

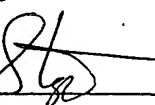
NOW, THEREFORE, in consideration of One Dollar (\$1.00) and other valuable consideration, the receipt of which is hereby acknowledged, I/We have and by these presents do hereby sell, assign and transfer unto said assignee, its successors and assigns, the entire right, title and interest in and to said invention or inventions, as described in the aforesaid application, in any form or embodiment thereof, and in and to the aforesaid application; and in and to any applications filed in any foreign country based thereon, including the right to file said foreign applications under the provisions of the International Convention; also the entire right, title and interest in and to any and all patents, reissues or extensions thereof to be obtained in this or any foreign country upon said invention or inventions, and any divisional, continuation, continuation-in-part, substitute application(s) or supplementary disclosure(s) which may be filed upon said invention or inventions, in any country; and I/We hereby authorize and request the issuing authority to issue any and all patents on said application or applications to said assignee.

I/We further agree without any payment by said assignee other than expenses incurred by the undersigned, to communicate to said assignee, its representatives or agents, any facts relating to said invention or inventions, including evidence for interference purposes or for other proceedings, whenever requested; testify in any interference, litigation or other proceedings, whenever requested; and execute and deliver, on request, all lawful papers required to make any of the foregoing provisions effective, and likewise make these provisions binding upon my/our heirs, legal representatives, administrators and assigns.

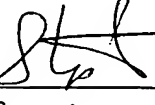
Le(s) soussigné(s) désire(nt) que la présente cession soit en anglais. The undersigned request(s) that the present assignment be in English.

  
Witness

07-23-01  
Date

  
Witness

07-23-01  
Date

  
Witness

07-23-01  
Date

  
**Don Rolland FULFORD**

  
**Daniel MARTIN**

  
**El Hadi ZADDI**

## **ASSIGNMENT OF INVENTION UNIVERSAL**

WHEREAS, We **FULFORD RESEARCH & DEVELOPMENT INC.** of **2358 Rang de la Savane, Richelieu, Quebec, Canada J3L 4E7**; have invented certain improvements in a **PROCESS FOR THE REGENERATION OF RUBBER FROM SCRAP** and described in an **International Patent Application No. PCT/CA02/01233** executed on **August 8, 2002**,

and:

WHEREAS, **THE FULFORD GROUP INC.** of **2358 Rang de la Savane, Richelieu, Quebec, Canada J3L 4E7** (hereinafter referred to as the Assignee), is desirous of acquiring the entire right, title and interest in and to said invention or inventions and in and to any and all patents to be obtained therefore;

NOW, THEREFORE, in consideration of One Dollar (\$1.00) and other valuable consideration, the receipt of which is hereby acknowledged, We have and by these presents do hereby sell, assign and transfer unto said Assignee, its successors and assigns, the entire right, title and interest in and to said invention or inventions, as described in the aforesaid application, in any form or embodiment thereof, and in and to the aforesaid application; and in and to any applications filed in any foreign country based thereon, including the right to file said foreign applications under the provisions of the International Convention; also the entire right, title and interest in and to any and all patents, reissues or extensions thereof to be obtained in this or any foreign country upon said invention or inventions, and any divisional, continuation, continuation-in-part, substitute application(s) or supplementary disclosure(s) which may be filed upon said invention or inventions, in any country; and We hereby authorize and request the issuing authority to issue any and all patents on said application or applications to said Assignee.

We further agree, without any payment by said Assignee other than expenses incurred by the undersigned, to communicate to said Assignee, its representatives or agents, any facts relating to said invention or inventions, including evidence for

interference purposes or for other proceedings, whenever requested; testify in any interference, litigation or other proceedings, whenever requested; and execute and deliver, on request, all lawful papers required to make any of the foregoing provisions effective, and likewise make these provisions binding upon our heirs, legal representatives, administrators and assigns.

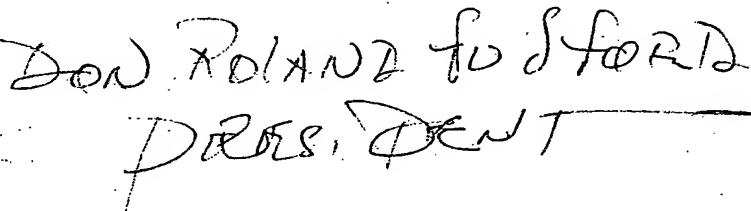
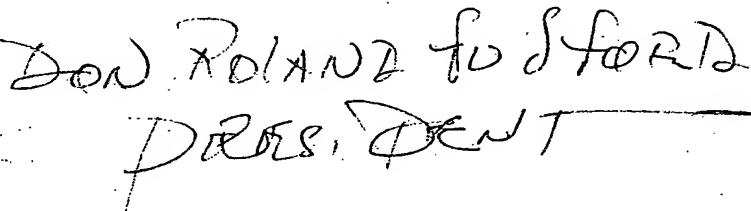
IN WITNESS WHEREOF, We have hereunto set our hand and seal this  
9<sup>th</sup> day of October 2003

By 

Name of Assignor: **FULFORD RESEARCH & DEVELOPMENT INC.**

Name of Signing Officer:

Title:

   
witness   
Don ROLAND FULFORD  
PRES. DENT

## **Solemn Declaration**

I, David St-Martin, Patent Agent Trainee and member of the firm Ogilvy Renault, solemnly affirm:

That I have received, before the filing date (August 8, 2002) of the corresponding PCT international application No. PCT/CA02/01233 claiming priority on US Application No. 60/310,462 filed on August 8, 2001, an assignment signed by Mr. Roland Fulford, Mr. Daniel Martin and Mr. El Hadi Zaddi wherein the latter three assign their entire right to Fulford Research & Development Inc. I have also received another assignment in which the Fulford Research & Development Inc. have assigned their right to The Fulford Group Inc. I have enclosed a copy of these two assignments in this Declaration.

That I have received from Mr. Roland Fulford a signed Combined Declaration and Power of Attorney for the present application No. 10/771,334 filed in the United States Patent Office on February 5, 2004. I have enclosed a copy of the signed Combined Declaration and Power of Attorney in this Declaration.

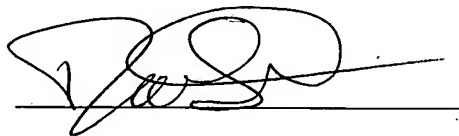
That I have sent to the last known addresses of Mr. Daniel Martin and Mr. El Hadi Zaddi on May 5, 2004 a registered letter including a copy of the entire application No. 10/771,334 filed in the United States Patent Office on February 5, 2004 comprising specification, claims, and a Combined Declaration and Power of Attorney to be signed. In this letter, it was clearly indicated that the Combined Declaration and Power of Attorney had to be signed and returned to our firm by May 25, 2004.

That I have enclosed in this Declaration a copy of the letters, without enclosures, which have been sent to Mr. Daniel Martin and Mr. El Hadi Zaddi, together with the corresponding registered receipts from Canada Post. The letter sent to Mr. Daniel Martin has received the item No. 78518483506 and the letter sent to Mr. El Hadi Zaddi has received the item No. 78518483483 from Canada Post.

That I have also enclosed in this Declaration a copy of two documents printed from the website of Canada Post demonstrating that the letters sent to Mr. Daniel Martin (item no. 78518483506) and Mr. El Hadi Zaddi (item no. 78518483483) have been successfully delivered on May 14, 2004 and May 6, 2004, respectively.

That since I have not received, so far, any signed Combined Declaration and Power of Attorney from Mr. Daniel Martin or Mr. El Hadi Zaddi, it clearly appears that Mr. Daniel Martin and Mr. El Hadi Zaddi refuse to return us a duly executed Combined Declaration and Power of Attorney.

AND I HAVE SIGNED at Montreal, Quebec, Canada, on this  
30<sup>th</sup> day of June, 2004.



David St-Martin

Solemnly declared before me at  
Montreal, Quebec, Canada

this 30<sup>th</sup> day of June, 2004.





Direct Dial: (514) 847-4290  
Direct Fax: (514) 288-8389  
rmitchell@ogilvyrenault.com

Direct Dial: (514) 847-4969  
Direct Fax: (514) 288-8389  
dstmartin@ogilvyrenault.com

SENT BY REGISTERED MAIL

Montréal, May 5, 2004

Mr. Daniel Martin  
222 Ruisseau St-Louis Ouest  
Marieville, Quebec J3M 1P1

Dear Mr. Martin:

**RE : Continuation-In-Part Patent Application  
based on United States National Phase of  
International Application No. PCT/CA02/01233  
filed on August 8, 2002  
"PROCESS FOR REGENERATION  
OF AN ELASTOMER FROM SCRAP"**  
**Inventors: Roland FULFORD, Daniel MARTIN  
and El Hadi ZADDI**  
**Applicant: THE FULFORD GROUP INC.**  
**Our reference: 14718-2US RM/DStM/ab**

COPY

The above PCT application has been entered into national phase in United States on February 5, 2004.

Please find enclosed a copy of the entire application which was filed as a continuation-in-part application. This includes the entire application, i.e. the description, claims and abstract. Please also find enclosed a Combined Declaration and Power of Attorney attached to the application.

In order to complete filing formalities, we would ask you to complete and sign the Combined Declaration and Power of Attorney.

We would ask you to send us the executed document no later than **May 25, 2004**.

Yours very truly,

Robert Mitchell  
Patent Agent

RM/DStM/ab

Enc.

David St-Martin, M. Sc.  
Patent Agent Trainee

COPY

Direct Dial: (514) 847-4290  
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rmitchell@ogilvyrenault.com

Direct Dial: (514) 847-4969  
Direct Fax: (514) 288-8389  
dstmartin@ogilvyrenault.com

SENT BY REGISTERED MAIL

Montréal, May 5, 2004

Mr. El Hadi Zaddi  
931 Picard  
Thetford Mines, Quebec G6G 7S3

Dear Mr. Zaddi:

**RE : Continuation-In-Part Patent Application  
based on United States National Phase of  
International Application No. PCT/CA02/01233  
filed on August 8, 2002  
"PROCESS FOR REGENERATION  
OF AN ELASTOMER FROM SCRAP"**  
**Inventors: Roland FULFORD, Daniel MARTIN  
and El Hadi ZADDI**  
**Applicant: THE FULFORD GROUP INC.**  
**Our reference: 14718-2US RM/DStM/ab**

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In order to complete filing formalities, we would ask you to complete and sign the Combined Declaration and Power of Attorney.

We would ask you to send us the executed document no later than **May 25, 2004**.

Yours very truly,

Robert Mitchell  
Patent Agent

RM/DStM/ab

Enc.

David St-Martin, M. Sc.  
Patent Agent Trainee

COPY



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2004/05/14			Signature information recorded		<u>D. MARTIN</u>
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